08/120UG. 12. 2004 1 2:34 PM=24632CHAIRMAN POWELLON

MM DOCKET 99-325

Hatch, Webform (Hatch)

From:

sylvian99@earthlink.net

Sent:

Thursday, July 22, 2004 6:21 PM

To:

Hatch, Webform (Hatch)

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Subject: Hatch Website email

From: Sylvia Nibley

Email: sylvian99@earthlink.net

Phone: 801-486-8444

Address: 235 E 1700 S RECEIVED

AUG 2 3 2004

Federal Communications Commission
Office of the Secretary

SLC, Utah 84115

Issue: Campaign Finance Reform

Message:

Sylvia Nibley 235 E 1700 S SLC, UT 84115 July 12, 2004 The Honorable Orrin G. Hatch United States Senate 104 Hart Senate Office Building Washington, D.C. 20510-4402 Dear Senator Hatch: PETITION TO THE FCC AND CONGRESS As our nation's public square, television plays a critical role in the democratic discourse of our country. It is high time that broadcasters do their part to enhance civic participation, instead of simply profiteering on politics. The FCC—as steward of the public's airwaves—has a golden opportunity and a responsibility to adopt a clearly defined public interest standard that would ensure that broadcasters air, at a minimum, three hours per week of civic or electoral affairs programming. The public interest obligations should be defined before the PCC considers any action on "must-carry." The airwaves belong to the public and, for three-quarters of a century, broadcasters who use them have been obligated to serve the public interest. Yet the FCC has left it to broadcasters to define this obligation, resulting in a race to the bottom. In the coming age of digital TV, broadcasters will be able to transmit six times as much programming over the public airwaves. I believe that: "Before allowing broadcasters to profit even more from public airwaves, the FCC must define minimum standards for broadcasters to fulfill their public interest obligation through coverage of elections and civic affairs." Sincerely, Sylvia Nibley 801-486-8444

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